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Date:

August 31, 2006

Re:

Serial No. 10/700,409

Attorney Docket 450100-04868

No. of Pages:

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(Including cover page)

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PATENT 450100-04868

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Jody SHAPIRO 10/700,409 Scrial No. : SYSTEM, METHOD, AND COMPUTER PROGRAM PRODUCT FOR REMOTELY DETERMINING THE For CONFIGURATION OF A MULTI-MEDIA CONTENT USER November 3, 2003 Filed Robert B. Harrell Examiner Art Unit 745 Fifth Avenue New York, NY 10151 Tel: 212-588-0800 Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Dear Sir: Transmitted herewith is an amendment in the above-identified application. No additional fee is required. The fee has been calculated as shown below. This is an application of a small entity under 37 CFR 1.9(f), and the amounts shown in parentheses apply. Claims as Amended (7) (6) (5) (3) (4)(1) (2)Rate Additional Present extra Claims remaining after Highest Fee number amendment previously paid for -\$0 \$50 (25) *()x Minus ** = 74 74 Total claims \$200 (100) =\$0 *** = 12 *0x Minus 12 Independent claims 50 Total additional fee for this amendment If the entry in Column 2 is less than the entry in Column 4, write "0" in Column 5. If the highest number of total claims previously paid for is less than 20, write "20" in this space. *** If the highest number of independent claims previously paid for is less than 3, write "3" in this space. ☐ This application contains a multiple dependent claim. The required fee of \$360(180) has been previously paid ☐, or is paid herewith . This response is being filed within the ___ month following the expiration of the term originally set therefore. This is a petition to request a ___ month extension of time. A check covering the cost of the petition is enclosed. ☐ A check in the amount of \$ __ is attached, which covers the cost of ☐ additional claims ☐ petition for extension of time. Charge \$ __ to Deposit Account No. 50-0320. Please charge any additional fees incurred by reason of this response or credit any overpayment to Deposit Account No. 50-0320. **FACSIMILE** Respectfully submitted, I hereby certify that paper is being facsimile transmitted to the Patem and Trademark Office n the date shown below FROMMER LAWRENCE & HAUG LLP Attorneys for Applicants

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William S. Fromme Reg. No. 25,506 Tel: 212-588-0800

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RECEIVED CENTRAL FAX CENTER

PATENT 450100-04868

AUG 3 1 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants

Jody SHAPIRO

Serial No.

10/700,409

For

SYSTEM, METHOD, AND COMPUTER PROGRAM PRODUCT

FOR REMOTELY DETERMINING THE CONFIGURATION OF

A MULTI-MEDIA CONTENT USER

Filed

November 3, 2003

Examiner

Robert B. Harrell

Art Unit

2142

745 Fifth Avenue New York, NY 10151

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Signature

AUGUST 31, 2006

Date of Signature

SECOND SUPPLEMENTAL RESPONSE TO RESTRICTION REQUIREMENT AND RESPONSE TO COMMUNICATION OF AUGUST 25, 2006

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This supplements and replaces the response filed May 31, 2006 in reply to the restriction requirement set out in the Office Action mailed May 11, 2006 in the above-identified application. Moreover, this is responsive to the Communication mailed August 25, 2006.

PATENT 450100-04868

Applicant's representative elects, with traverse, the claims of Group IV. This traversal of the May 11, 2006 restriction requirement is based on the contention here that the claims of Group V should be examined with the claims of Group IV. Stated otherwise, Applicant requests a revision to the May 11, 2006 restriction requirement to join Group V claims 38-50 and claims 61-73 into Group IV.

It is respectfully submitted that the claims of Group IV and the claims of Group V are directed to the same invention, claimed, however, from different points of view. Claims 29-37 and 52-60 are directed to remotely determining the configuration of a multi-media computer, but from the vantage point of the remote location. Claims 38-50 and 61-73 are directed to remotely determining the configuration of a multi-media computer, but from the vantage point of the multi-media computer. In all other respects, the two groups of claims are quite similar --compare claim 29 to claim 38, for example. This similarity would impose no burden on the Office to examine all of claims 29-50 and 52-73 together, in one application.

An examination on the merits of claims 29-50 and 52-73 is respectfully solicited.

Respectfully submitted, FROMMER LAWRENCE & HAUG LLP

Rv.

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